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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/183,732 10/30/1998		CHRISTOPHER D. WILLIAMS	042390.P6485	3453
75	590 01/29/2002			
JORDAN M I		EXAMINER		
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD			KOENIG, A	NDREW Y
7TH FLOOR LOS ANGELE	S. CA 90025	ART UNIT	PAPER NUMBER	
	,		2611	

Please find below and/or attached an Office communication concerning this application or proceeding.

(2¹



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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
OLIMAL ITTIME			

EX	AMINER
	, ,
ART UNIT	PAPER NUMBER
	10

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION									
≱ THI	E PERIO	D FOR RESPON	SE:						
a) 🗌	is exten	ded to run	or contin	nues to run	from the da	ate of the final rejection			
b) 🔀	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	The dat	e on which the re	esponse, the petition, are the period of extension	nd the fee have been file and the corresponding	ed is the date of the amount of the fee.	osed response and the appropriate fee. response and also the date for the Any extension fee pursuant to 37 CFR anse or as set forth in b) above.			
□ Ар	pellant's	Brief is due in ac	cordance with 37 CFR 1	.192(a).					
Ap to	plicant's i	response to the fi application in co	nal rejection, filed ndition for allowance:	6002 has bee	en considered with t	ne following effect, but it is not deemed			
1. 🔀	The prop	posed amendmer	nts to the claim and /or s	specification will not be	entered and the fina	rejection stands because:			
•		here is no convin resented.	cing showing under 37 (DFR 1.116(b) why the p	roposed amendmen	t is necessary and was not earlier			
	ь. ∕⊆т т	hey raise new iss	ues that would require f	urther consideration and	d/or search. (See N	ote).			
	c. 🔲 T	hey raise the issu	ue of new matter. (See h	lote).					
	d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.								
	e. 🔲 1	They present add	itional claims without ca						
	NOTE:	THE	PEQUESTED	AMENDME	ous to	ccaims i, 6, 11 and			
		16 WOL	ND REQUIRE			ERATION AND SEARCH.			
2.		proposed or ame -allowable claims		would be allo	wed if submitted in a	separately filed amendment cancelling			
3.	3. X Upon the filing an appeal, the proposed amendment 🔲 will be entered X will not be entered and the status of the claims will be as follows:								
_		allowed:		·					
		objected to: rejected:	21-32						
		However;							
	☐ Ap	plicant's respons	e has overcome the folk	owing rejection(s):		Confidence of the Confidence o			
4. 📋	The aff	idavit, exhibit or r	equest for reconsiderati	on has been considered	d but does not overc	ome the rejection because			
5.	The affi presen		ill not be considered bed	cause applicant has not	shown good and su	fficent reasons why it was not earlier			
☐ The	propose	ed drawing correc	tion 🗌 has 🗌 has	not been approved by	the examiner.	Aukant			
Ot/	Other ANDREW FAILE								
						SUPERVISORY PATENT EXAMINER			
						TECHNOLÓGY CENTER 2600			